

From the INTERNATIONAL BUREAU

To:

LICATA, Jane, Massey Law Offices of Jane Massey Licata 66 E. Main Street Marlton, NJ 08053 ETATS-UNIS D'AMERIQUE

PCT

NOTIFICATION CONCERNING SUBMISSION OR TRANSMITTAL OF PRIORITY DOCUMENT

(PCT Administrative Instructions, Section 411)

Date of mailing (day/month/year) 10 April 2000 (10.04.00)

Applicant's or agent's file reference RTSP-0041

K15P-0041

International application No. PCT/US00/00525

International publication date (day/month/year)

Not yet published

IMPORTANT NOTIFICATION

International filing date (day/month/year) 06 January 2000 (06.01.00)

Priority date (day/month/year)

19 July 1999 (19.07.99)

Applicant

ISIS PHARMACEUTICALS, INC. et al

- The applicant is hereby notified of the date of receipt (except where the letters "NR" appear in the right-hand column) by the
 International Bureau of the priority document(s) relating to the earlier application(s) indicated below. Unless otherwise
 indicated by an asterisk appearing next to a date of receipt, or by the letters "NR", in the right-hand column, the priority
 document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
- 2. This updates and replaces any previously issued notification concerning submission or transmittal of priority documents.
- 3. An asterisk(*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b). In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
- 4. The letters "NR" appearing in the right-hand column denote a priority document which was not received by the International Bureau or which the applicant did not request the receiving Office to prepare and transmit to the International Bureau, as provided by Rule 17.1(a) or (b), respectively. In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

Priority date
Priority application No.
Country or regional Office
or PCT receiving Office
Date of receipt
of priority document

19 July 1999 (19.07.99)
09/357,070
US
20 Marc 2000 (20.03.00)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Taïeb Akremi

Facsimile No. (41-22) 740.14.35

Telephone No. (41-22) 338.83.38

Form PCT/IB/304 (July 1998)

003218871

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

JANE MASSEY LICATA LAW OFFICES OF JANE MASSEY LICATA

· .: **

PCT

66 E. MAIN STREET MARLTON NJ 08053		WRITTEN OPINION	
Docket System Status Report			(PCT Rule 66)
8/13/0	1 600	Date of Mailing (day/month/year)	13 JUN 2001
		rithin TWO months rom the above date of mailing	
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/US00/00525	06 JANUARY 2000		19 JULY 1999
International Patent Classification (IPC) Please See Supplemental Sheet.	or both national classific	cation and IPC	
Applicant ISIS PHARMACEUTICALS, INC.			
1. This written opinion is the first	(first, etc.) d	lrawn by this Interna	tional Preliminary Examining Authority.
2. This opinion contains indications rel	lating to the following ite	ems:	
I X Basis of the opinion			
II Priority			
III Non-establishment of	opinion with regard to r	novelty, inventive ste	p or industrial applicability
			,
IV Lack of unity of invention V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicabilicitations and explanations supporting such statement			inventive step or industrial applicability;
VI Certain documents cited			
VII Certain defects in the international application		1	
VIII Certain observations on the international application			
3. The applicant is hereby invited to reply to this opinion.			
When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request Authority to grant an extension., see Rule 66.2(d).			
How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66. For the form and the language of the amendments, see Rules 66.8 and 66.9.			
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6.		guments, see Rule 66.4 bis.	
If no reply is filed, the international preliminary examination report will be established on the basis of this opin			
4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 19 NOVEMBER 2001		BER 2001 .	
Name and mailing address of the IPEA/US Authorized officer			
Commissioner of Patents and Trader		1	Mul Inhille
Box PCT Washington, D.C. 20231		JOHN LEGUY.	ADER / / [. [/]

Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231

Facsimile No. (703) 305-3230

Telephone No. (703) 308-0196

Form PCT/IPEA/408 (cover sheet) (July 1998) *

PATENT COOPERATION From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY JANE MASSEY LICATA LAW OFFICES OF JANE MASSEY LICATA 66 E. MAIN STREET MARLTON NJ 08053 Docket System _ WRITTEN OPINION Status Report __ (PCT Rule 66) Docket Book Date of Mailing (day/month/year) REPLY DUE Applicant's or agent's file reference within TWO months from the above date of mailing RTSP-0041 International filing date (day/month/year) Priority date (day/month/year) International application No. PCT/US00/00525 **06 JANUARY 2000** 19 JULY 1999 International Patent Classification (IPC) or both national classification and IPC Please See Supplemental Sheet. Applicant ISIS PHARMACEUTICALS, INC. 1. This written opinion is the first (first, etc.) drawn by this International Preliminary Examining Authority. 2. This opinion contains indications relating to the following items: Basis of the opinion IX II **Priority** Ш Non-establishment of opinion with regard to novelty, inventive step or industrial applicability ΙV Lack of unity of invention Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited Certain defects in the international application IIV VIII Certain observations on the international application 3. The applicant is hereby invited to reply to this opinion. See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension., see Rule 66.2(d). When? How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9. For an additional opportunity to submit amendments, see Rule 66.4. Also For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. 4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 19 NOVEMBER 2001

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks
Box PCT
Washington, D.C. 20231

Facsimile No. (703) 305-3230

Authorized officer

JOHN LEGUYADER

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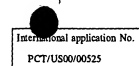
13

International application No.

WRITTEN OPINION

PCT/US00/00525

I. Basis of the	opinion				
1 With record to th	ne elements of the international applica	ation:*			
	ational application as originally				
	• • •				
	1-81		as originally filed		
pages					
pages		, filed with the letter of	,		
X the claim					
pages			, as originally filed		
pages		, as amended (together with any st			
	NONE filed	with the letter of	, filed with the demand		
pages	, med	with the letter of			
X the drawing	ngs:				
pages	-		, as originally filed		
pages			, filed with the demand		
pages	NONE	_ , filed with the letter of			
		•			
	nce listing part of the description:				
pages	NONE		, as originally filed		
pages	NONE	61 5 13 13 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15	, filed with the demand		
pages	NONE	, filed with the letter of			
the international These elements the languate the languat	l application was filed, unless otherw were available or furnished to this Au age of a translation furnished for age of publication of the internati	above were available or furnished to this Autorise indicated under this item. uthority in the following language the purposes of international search (urional application (under Rule 48.3(b)). e purposes of international preliminary examples.	which is: ader Rule 23.1(b)).		
	any nucleotide and/or amino acid s pasis of the sequence listing:	sequence disclosed in the international application	cation, the written opinion was		
contained	in the international application i	in printed form.			
filed toge	ther with the international applic	ation in computer readable form.			
furnished	furnished subsequently to this Authority in written form.				
<u></u>					
لسا	furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the				
I he staten internation	nent that the subsequently furnished has been furnished application as filed has been furnished has been furnished.	a written sequence listing does not go be mished.	yond the disclosure in the		
The statem been furnis	ent that the information recorded in shed.	computer readable form is identical to the	writen sequence listing has		
4. X The amer	ndments have resulted in the cand	cellation of:			
X the	description, pages NONE				
the	claims, Nos. NONE drawings, sheets/fig NONE				
	• • • • • • • • • • • • • • • • • • • •				
5. This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).					
1	ets which have been furnished to the resolutions of the resolution	eceiving Office in response to an invitation und	ler Anicle 14 are referred to		



WRITTEN OPINION

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement			
1. statement			
Novelty (N)	Claims	3-4, 16-19	YE
	Claims	1-2, 5-15	NO
Inventive Step (IS)	Claims	3-4, 16-19	YE
	Claims	1-2, 5-15	NO
Industrial Applicability (IA)	Claims	1-19	YE
	Claims	NONE	NO
2. citations and explanations			
p110 delta, having modified internucleoside cells or tissues with said antisense oligonuc Dhand et al. and Chantry et al. 1 sequence specific mutation of the p110 P13 Chantry et al. teach general design of moconstruction of a p110 P13 kinase delta known inhibition to the p110 P13 kinase delta isof Baracchini et al. teach design of a optimize an antisense oligonucleotide for It would have been obvious to desiet al. and Chantry et al. teach motivation to art to design amisense to a known gene targe said antisense to cells in culture as taught to the control of the control	linkages, and metholectides. teach inhibition of delta gene (see Endulators or inhibit ock-out mouse (see form. antisense oligomuclimproved function. gn an antisense oligo inhibit the huma at as taught by Barachini et a out in PCT Artic nor in vivo admin	gonucleotide to the human p110 Pl3 kinase delta gene since Dha in p110 Pl3 kinase delta gene and since it was well known in acchini et al. One would further have been motivated to adminis	each mit. etic ense) to



Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

CLASSIFICATION:

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(7): C12N 15/00, 15/11; C12Q 1/68; A61K 48/00 and US Cl.: 435/6, 366, 375, 91.1; 536/23.1, 24.3, 24.5; 514/44

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

US 5,741,689 A (DHAND ET AL) 21 April 1998 (21/04/98), see entire document, especially abstract.

US 5,882,910 A (CHANTRY ET AL) 16 March 1999 (16/03/99), see entire document, expecially abstract.

PATENT COOPERATION TRE

From the
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: JANE MASSEY LICATA
LAW OFFICES OF JANE MASSEY LICATA
66 E. MAIN STREET
MARLTON NJ 08053

Docket System
Status Report
Docket Book

NP2 1/19/02

OCT 28 261

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing (day/month/year)

26 OCT 2001

Applicant's or agent's file reference

RTSP-0041

IMPORTANT NOTIFICATION

International application No.

PCT/US00/00525

Priority Date (day/month/year)

06 JANUARY 2000

19 JULY 1999

Applicant

ISIS PHARMACEUTICALS, INC.

1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.

International filing date (day/month/year)

- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks

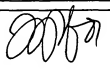
Washington, D.C. 20231

Facsimile No. (703) 305-3230

Authorized officer

MARY SCHMIDT

Telephone No. (703) 308-0196





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference RTSP-0041	FOR FURTHER ACTION	TION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/n	nonth/year)	Priority date (day/month/year)	
PCT/US00/00525	06 JANUARY 2000	1	19 JULY 1999	
International Patent Classification (IPC) or national classification and IPC Please See Supplemental Sheet.				
Applicant ISIS PHARMACEUTICALS, INC.				
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. This REPORT consists of a total of sheets. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority. (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). 				
These annexes consist of a to	tal of sheets.			
These annexes consist of a total of sheets. 3. This report contains indications relating to the following items: I X Basis of the report II Priority III Non-establishment of report with regard to novelty, inventive step or industrial applicability IV Lack of unity of invention V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application				
Date of submission of the demand Date of completion of this report		of this report		
12 FEBRUARY 2001	12 FEBRUARY 2001 30 SEPTEMBER 2001		ER 2001	
		orized officer	<u> </u>	
Commissioner of Patents and Tradem Box PCT		IARY SCHM	IDT (X) KM	
Washington, D.C. 20231 Facsimile No. (703) 305-3230			703) 308-0196	

Form PCT/IPEA/409 (cover sheet) (July 1998) *

ional application No.
PCT/US00/00525

I. B	asis of	the report			
1 13754	h reco-4	to the elements of the international application	on:*		
1. WIL	_	to the elements of the international applicant			
		scription:			
X			, as originally filed		
		NONE	, filed with the demand		
		NONE	, filed with the letter of		
<u></u>	the cla	aime:	,		
X		82-83	, as originally filed		
			, as amended (together with any statement) under Article 19		
		NONE	, filed with the demand		
		NONE , filed w	with the letter of		
	the d-	auringe.			
X		awings: NONE	, as originally filed		
		NONE NONE	, filed with the demand		
		NONE	, filed with the letter of		
X	the se	quence listing part of the description:			
			, as originally filed		
	pages	NONE	, filed with the letter of		
	pages	NONE	, filed with the letter of		
	the lan	guage of the translation furnished for the	onal application (under Rule 48.3(b)). purposes of international preliminary examination (under Rules 55.2 ar		
3. W	or 55.3 ith regar	•	d sequence disclosed in the international application, the international basis of the sequence listing:		
	contai	ned in the international application in	printed form.		
		together with the international applica			
F	furnished subsequently to this Authority in written form.				
	furnished subsequently to this Authority in computer readable form.				
	The st	tatement that the subsequently furnished ational application as filed has been fur	d written sequence listing does not go beyond the disclosure in the mished.		
		atement that the information recorded in curnished.	computer readable form is identical to the writen sequence listing has		
4. X] The a	amendments have resulted in the canc	ellation of:		
	X	the description, pages NONE			
	X	the claims, Nos. NONE			
	x	the drawings, sheets/fig NONE			
5.			amendments had not been made, since they have been considered to go		
in	beyo placement this rep	and the disclosure as filed, as indicated in t at sheets which have been furnished to the re ort as "originally filed" and are not anne			
**A	id 70.17) ny replac	cement sheet containing such amendments	s must be referred to under item 1 and annexed to this report.		

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. statement			
Novelty (N)	Claims Claims	3-4, 16-19 1-2, 5-15	YES
Inventive Step (IS)	Claims Claims	3-4, 16-19 1-2, 5-15	YES NO
Industrial Applicability (IA)	Claims Claims	1-19 NONE	YES

2. citations and explanations (Rule 70.7)

Claims 1-2 and 5-15 lack an inventive step under PCT Article 33(3) as being obvious over Dhand et al. or Chantry et al. in view of Baracchini et al.

Claims 1-2 and 5-15 are drawn to antisense compounds targeted to a nucleic acid molecule encoding human Pl3 kinase p110 delta, having modified internucleoside linkages, and methods of inhibiting the expression of Pl3 kinase p110 delta in human cells or tissues with said antisense oligonucleotides.

Dhand et al. and Chantry et al. teach inhibition of the human p110 PI3 kinase delta isoform. Dhand et al. teach sequence specific mutation of the p110 PI3 delta gene (see Example 11, col. 16) to inhibit binding of p110 to the p85 subunit. Chantry et al. teach general design of modulators or inhibitors of p110 binding to p85 (see '753, cols. 3-4) and prophetic construction of a p110 PI3 kinase delta knock-out mouse (see '753, example 8, col. 12). Neither specifically teach antisense inhibition to the p110 PI3 kinase delta isoform.

Baracchini et al. teach design of antisense oligonucleotides to a known gene, and modifications (see columns 5-9) to optimize an antisense oligonucleotide for improved function.

It would have been obvious to design an antisense oligonucleotide to the human p110 P13 kinase delta gene since Dhand et al. and Chantry et al. teach motivation to inhibit the human p110 P13 kinase delta gene and since it was well known in the art to design antisense to a known gene target as taught by Baracchini et al. One would further have been motivated to administer said antisense to cells in culture as taught by Baracchini et al.

Claims 3-4 and 16-19 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest the specific SEQ ID NOs claimed nor in vivo administration of antisense to cells in whole organisms.

NEW CITATIONS
US 5,801,154 A (BARACCHINI ET AL) 01 September 1998 (01/09/98), see entire document, especially columns 7-9 (Continued on Supplemental Sheet.)

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

CLASSIFICATION:

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(7): C12N 15/00, 15/11; C12Q 1/68; A61K 48/00 and US Cl.: 435/6, 366, 375, 91.1; 536/23.1, 24.3, 24.5; 514/44

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US 5,882,910 A (CHANTRY ET AL) 16 March 1999 (16/03/99), see entire document, expecially abstract.